## Case 3:14-cv-04908-RS Document 304 Filed 09/11/24 Page 1 of 5

| 1       | DARALYN J. DURIE (CA SBN 169825)  |   |  |  |
|---------|---|---|--|--|
| 2       | DDurie@mofo.com<br>TIMOTHY CHEN SAULSBURY (CA SBN 281434)                               |   |  |  |
| 3       | TSaulsbury@mofo.com   |   |  |  |
| 4       | MATTHEW I. KREEGER (CA SBN 153793) MKreeger@mofo.com                                    |   |  |  |
| 5       | MORRISON & FOERSTER LLP 425 Market Street   |   |  |  |
| 6       | San Francisco, California 94105-2482<br>Telephone: (415) 268-7000 / Fax: (415) 268-7522 |   |  |  |
| 7 8     | Attorneys for Defendant, PALO ALTO NETWORKS, INC.                                       |   |  |  |
| 9       |   |   |  |  |
| 10      | Additional counsel on signature page  |   |  |  |
| 11      | UNITED STATES DISTRICT COURT  |   |  |  |
| 12      | NORTHERN DISTRICT OF CALIFORNIA   |   |  |  |
| 13      |   |   |  |  |
| 14      | FINJAN LLC,   | Case No. 3:14-CV-04908-RS                                 |  |  |
| 15      | Plaintiff,  | DEFENDANT PALO ALTO                                       |  |  |
| 16      | V.  | NETWORKS INC.'S ADMINISTRATIVE MOTION TO                  |  |  |
| 17      | PALO ALTO NETWORKS, INC.,   | CONSIDER WHETHER ANOTHER PARTY'S MATERIAL                 |  |  |
| 18      | Defendant.  | SHOULD BE SEALED  |  |  |
| 19      |   | Courtroom: 3, 17th Floor Judge: Honorable Richard Seeborg |  |  |
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In accordance with Civil Local Rules 7-11 and 79-5(f) and Section 14.4 of the Stipulated Protective Order (Dkt. No. 110), Defendant Palo Alto Networks, Inc. ("PAN") hereby submits this administrative motion to consider whether Plaintiff Finjan LLC's (Finjan) materials should be sealed. The materials include portions of PAN's Motion to Exclude Testimony of Drs. Angelos Keromytis and Robert Maness and exhibits hereto. PAN asks the court to consider and identifies the following as containing information that has been designated as "HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY" or "HIGHLY CONFIDENTIAL – SOURCE CODE" by Finjan.

| <u>Document</u>  | Citation to Sealable Information  | <u>Designating Party</u>       |
|--|---|--------------------------------|
| Palo Alto Networks' Motion<br>to Exclude Testimony of Drs.<br>Angelos Keromytis and<br>Robert Maness   | Blue Highlighted Portions   | Finjan                         |
| Exhibit 1 to Declaration of<br>Kyle W.K. Mooney in<br>Support of Motion to Exclude<br>(Excerpt of Expert Report of<br>Angelos Keromytis, Ph.D.<br>Regarding Infringement by<br>Palo Alto Networks, Inc. of<br>U.S. Patent No. 7,647,633)                 | Entire Document  (Yellow highlights reflect portions of document containing PAN confidential information. PAN has concurrently submitted an administrative motion to seal those materials.) | Finjan PAN (Yellow highlights) |
| Exhibit 2 to Declaration of<br>Kyle W.K. Mooney in<br>Support of Motion to Exclude<br>(Corrected Appendix G to<br>Expert Report of Angelos<br>Keromytis, Ph.D. Regarding<br>Infringement by Palo Alto<br>Networks, Inc. of U.S. Patent<br>No. 7,647,633) | Entire Document   | Finjan                         |

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| 2  | <u>Document</u>   | <u>Information</u>                             | <u>Designating Party</u> |
| 3  | Exhibit 3 to Declaration of Kyle W.K. Mooney in           | Entire Document                                | Finjan                   |
| 4  | Support of Motion to Exclude (Appendix H to Expert Report |  |                          |
| 5  | of Angelos Keromytis, Ph.D.                               |  |                          |
| 6  | Regarding Infringement by Palo Alto Networks, Inc. of     |  |                          |
| 7  | U.S. Patent No. 7,647,633)                                |  |                          |
| 8  | Exhibit 4 to Declaration of Kyle W.K. Mooney in           | Entire Document                                | Finjan                   |
| 9  | Support of Motion to Exclude                              |  |                          |
| 10 | (Excerpt of Expert Report of Markus Jakobsson, Ph.D.      |  |                          |
| 11 | Regarding Infringement by Palo Alto Networks, Inc. of     |  |                          |
| 12 | Patent Nos. 7,418,731 and 8,141,154)                      |  |                          |
| 13 | Exhibit 5 to Declaration of                               | Entire Document                                | Finjan                   |
| 14 | Kyle W.K. Mooney in Support of Motion to Exclude          |  |                          |
| 15 | (Excerpt of Opening Expert                                |  |                          |
| 16 | Report of Dr. Paul Min)  Exhibit 6 to Declaration of      | Entire Document                                | Finjan                   |
| 17 | Kyle W.K. Mooney in                                       | Entire Bocument                                | 1 mjun                   |
| 18 | Support of Motion to Exclude (Amended Expert Report of    | Yellow highlights reflect portions of document | PAN (Yellow highlights)  |
| 19 | Robert S. Maness, Ph.D.)                                  | containing PAN confidential                    |                          |
| 20 |   | information. PAN has concurrently submitted an |                          |
| 21 |   | administrative motion to seal those materials. |                          |
| 22 | Exhibit 7 to Declaration of                               | Entire Document                                | Finjan                   |
| 23 | Kyle W.K. Mooney in Support of Motion to Exclude          |  |                          |
| 24 | (Excerpt of Transcript of                                 |  |                          |
| 25 | Deposition of Dr. Angelos<br>Keromytis, taken on March    |  |                          |
| 26 | 15-16, 2023)  |  |                          |
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| <b>Document</b>   | <u>Citation to Sealable</u><br><u>Information</u> | Designating Party |
|---|---|-------------------|
| Exhibit 8 to Declaration of<br>Kyle W.K. Mooney in<br>Support of Motion to Exclude<br>(Excerpt of Transcript of<br>Deposition of Dr. Robert<br>Maness, taken March 14,<br>2023) | Entire Document                                   | Finjan            |
| Exhibit 10 to Declaration of Kyle W.K. Mooney in Support of Motion to Exclude   | Entire Document                                   | Finjan            |
| (Excerpt of Transcript of<br>Deposition of Dr. Paul Min,<br>taken March 16-17, 2023)  |   |                   |
| Exhibit 11 to Declaration of Kyle W.K. Mooney in Support of Motion to Exclude   | Entire Document                                   | Finjan            |
| (Excerpt of Transcript of Deposition of Philip Hartstein, taken on December   |   |                   |
| 13-14, 2023.  |   |                   |
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PAN's Admin. Mot. To Consider Whether Another Party's Material Should Be Sealed Case No. 3:14-CV-04908-RS

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| 1  | Dated: September 11, 2024 | /s/ Kyle W.K. Mooney  |
|----|---------------------------|---|
| 2  |                           | Daralyn J. Durie (CA SBN 169825)                                    |
|    |                           | DDurie@mofo.com Timothy Chen Saulsbury (CA SBN 281434)              |
| 3  |                           | TSaulsbury@mofo.com   |
| 4  |                           | Matthew I. Kreeger (CA SBN 153793)                                  |
| 5  |                           | MKreeger@mofo.com<br>MORRISON & FOERSTER LLP                        |
|    |                           | 425 Market Street   |
| 6  |                           | San Francisco, California 94105-2482                                |
| 7  |                           | Phone: (415) 268-7000   |
| 8  |                           | Fax: (415) 268-7522   |
| 9  |                           | Kyle W.K. Mooney (Pro Hac Vice)                                     |
| 9  |                           | KMooney@mofo.com  |
| 10 |                           | Michael J. DeStefano ( <i>Pro Hac Vice</i> )<br>Mdestefano@mofo.com |
| 11 |                           | MORRISON & FOERSTER LLP   |
| 12 |                           | 250 West 55th Street  |
|    |                           | New York, New York 10019-9601<br>Phone: (212) 468-8000              |
| 13 |                           | Fax: (212) 468-7900   |
| 14 |                           | P. G.I  |
| 15 |                           | Rose S. Lee<br>RoseLee@mofo.com                                     |
|    |                           | MORRISON & FOERSTER LLP   |
| 16 |                           | 707 Wilshire Boulevard  |
| 17 |                           | Los Angeles CA 90017-3543<br>Phone: (213) 892-5200                  |
| 18 |                           | Fax: (213) 892-5454   |
|    |                           | 4 C. D. C. J  |
| 19 |                           | Attorneys for Defendant PALO ALTO NETWORKS, INC.                    |
| 20 |                           | TILO ILIO WELLWOMMS, INC.   |
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